

**UNITED STATES OF AMERICA  
BEFORE THE NATIONAL LABOR RELATIONS BOARD  
REGION 24**

INTERNATIONAL SHIPPING AGENCY, INC.  
AND MARINE TERMINAL SERVICES, INC.,  
AND TRUCK TECH SERVICES, INC.  
SINGLE EMPLOYER

and

INTERNATIONAL SHIPPING AGENCY, INC.  
AND TRUCK TECH SERVICES, INC.  
SINGLE EMPLOYER

and

UNION DE EMPLEADOS DE MUELLES (UEM),  
ILA 1901, AFL-CIO

Case 24-CA-091723;  
24-CA-104185;  
12-CA-129846;  
12-CA-133402;  
12-CA-135453;  
12-CA 135704;  
12-CA-136480;  
12-CA-142493;  
12-CA-143597;  
12-CA-144073

**REQUEST FOR ADDITIONAL TIME TO PRESENT SETTLEMENT FOR APPROVAL  
TO THE HONORABLE JUDGE RINGLER:**

**COME NOW** respondents through their attorneys, and respectfully STATE and PRAY  
AS FOLLOWS:

1. Your Honor has instructed Respondents to present their request for approval of an unilateral settlement offer by today at 3:00pm.

2. Currently, besides wanting to present an informal settlement offer for the consideration of Your Honor, Respondents are also in a very advanced stage of negotiation regarding a Non-Board Settlement encompassing additional cases that would require approval. Respondents would like to present the complete set of settlement to the consideration of Your Honor. This will require them to complete the negotiation of the Non-Board and to assess the Charging Party's position regarding the Informal Settlement offer. Although Respondents have

done everything in their power to have the final Charging Party's position regarding both agreements by today, representatives of the Charging Party have requested additional time guaranteeing that by Monday they will have a definite answer.

3. Since whether the Charging Party agrees or object to the settlement proposal is one of the element to consider under *Independent Stave*, Respondents respectfully request that they be granted until Monday to present all their settlement offers to the consideration of Your Honor. Again, Respondents have done everything in their power to ascertain the position of the Parties regarding the settlements in advance of today prior to 3:00pm but the Charging Party has requested additional time.

**WHEREFORE**, for the above stated reasons, Respondents respectfully request that it be allowed to present their settlement offer for approval on Monday June 13, 2015.

**RESPECTFULLY SUBMITTED.**

I hereby certify that on this same date I have notify a a true and exact copy of this document to the General Counsel through Ms. Isis Ramos-Melendez, Esq. at Isis.Ramos-Melendez@nlrb.gov and to the Charging Party by regular mail.

In San Juan, Puerto Rico on this 8<sup>TH</sup> day of July 2015.

/s/ Antonio Cuevas Delgado  
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